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The permit issued under this section shall be given only for the place named therein, and if at any time the applicant shall move his place of business, he shall secure a new permit.

SEC. 3. In the event any person, firm, or corporation who has complied with the requirements of this ordinance and has received a permit to conduct such business should at any time thereafter violate or disregard any of the requirements above named, the city health officer shall have the right to cancel the permit granted and require said person to discontinue business, and in addition to this remedy, any person, firm, or corporation engaged in the business of manufacturing ice cream for the purpose of sale in the city of Beaumont shall at any time neglect or violate any of the requirements or specifications above named, they shall, for each offense, on conviction thereof in the corporation court, be punished by a fine as provided in section 8 of this ordinance; provided, that before the city health officer shall have the right to cancel any permit issued under this ordinance the owner of said permit shall be given written notice that he will be accorded a hearing at any time not sooner than five days, to show cause why his permit should not be canceled.

SEC. 4. Any person, firm, or corporation securing a permit to manufacture ice cream for the purpose of sale within the city of Beaumont shall keep said permit posted in a conspicuous place where said ice cream is manufactured.

SEC. 5. Ice cream shall be manufactured from fresh, pure cream, or whole milk and cream, sweetened with clean, high grade, white granulated sugar, flavored with harmless flavors, and if colored, with harmless colors.

1. Plain ice cream shall contain not less than 8 per cent of butter fat and shall contain not more than 0.2 per cent of filler (gelatin or the vegetable gums).

2. Fruit ice cream shall contain not less than 6 per cent of butter fat and not more than 0.2 per cent of filler, and the fruit contained shall be sound, clean, and mature.

3. Nut ice cream shall contain not less than 6 per cent of butter fat, and not more than 0.2 per cent of filler, and the nuts used must be sound and nonrancid.

SEC. 6. This ordinance is intended to be supplemental to any ordinances on the subject matter heretofore passed by the city council.

SEC. 7. This ordinance shall go into effect on the 1st day of January, A. D. 1912, provided it has passed the city council, been approved by the mayor, and published as required by the city charter.

SEC. 8. Any person, firm, or corporation who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof in the corporation court of the city of Beaumont, shall be fined not less than \$25 nor more than \$200.

[Ordinance adopted Oct. 17, 1911.]

BROOKLINE, MASS.

FOODSTUFFS—PROTECTION AND CARE.

ARTICLE IV. *Foodstuffs.*

SECTION 1. Every person, firm, or corporation engaged in the sale or transportation of foodstuffs shall cause his wares or those under his charge to be properly protected by screens or otherwise against contamination by flies, street dust, or other contaminating agency.

SEC. 2. No foodstuffs intended for sale shall be kept in any room used for living or sleeping purposes.

SEC. 3. No person or corporation, individually or by his or its agents, servants, or employees, shall sell or offer for sale in the town of Brookline any refrozen ice cream or ice cream which contains any artificial coloring matter.

SEC. 4. All glasses or other drinking utensils used at soda fountains, restaurants, or other refreshment stands shall be sterilized at least once each day and shall be washed and rinsed in running water before each separate use thereof.

SEC. 5. Premises, compartments, rooms, receptacles, or ice chests used for the storage, manufacture, or sale of foodstuffs shall be kept cleansed in a manner satisfactory to the board of health.

[Ordinance, board of health, adopted Nov. 6, 1911.]

GREENSBORO, N. C.

FOODSTUFFS—MARKET REGULATIONS.

SEC. 369. That no fresh meats, fish, or oysters of any kind shall be sold, exchanged, or delivered in the city of Greensboro except in or from the city market in the city hall building and at such other places as the board of commissioners may designate as

branch markets or places for the sale of such articles; provided, that this shall not apply to wholesalers who sell to licensed retailers or who sell occupants of the city market; provided further, that this shall not apply to those who sell to common carriers, to persons or firms out of town, or to persons, firms, or corporations who sell in quantities of not less than one-fourth of a carcass.

SEC. 370. That the markets of the city shall be under the supervision and control of the commissioner of public safety or such assistants as he may employ or the board of commissioners may appoint.

SEC. 371. That at the time the board of commissioners elects other officers of the city, or as soon thereafter as practicable, said board shall elect a market keeper, who shall be a special policeman with the same powers and authority conferred upon regular police officers. He shall be required to furnish bond in the sum of \$500 payable to the city of Greensboro, conditioned upon the faithful performance of his duties and the proper accounting to the city and the occupants of the city market for all money or other property or things of value left in his hands by virtue of his office. He shall perform all duties imposed by the commissioner of public safety or by the board of commissioners through the said commissioner.

SEC. 372. That the board of commissioners shall on or before the 1st day of June of each year fix the rent for all the stalls in the city market in the city hall building or in any other building or place that the city may own, rent, or lease as a branch city market, for the succeeding year, beginning June 1, and the commissioner of public safety shall rent said stalls on said 1st day of June at the prices fixed by the board of commissioners, or as many of said stalls as there may be applicants for. All stalls must be rented for one year beginning June 1, or the unexpired portion of the year, and all stall rents shall be paid monthly on the 1st day of each and every month to the commissioner of finance.

The occupant of each stall shall execute a bond in favor of the city for an amount sufficient to cover one year's rent, said bond to be approved by the board of commissioners.

Any occupant of any stall failing to pay rent for same, as hereinbefore provided, shall be notified by the market keeper to vacate said stall within 24 hours and if he fails or declines to vacate within said time the market keeper shall have the right to eject him from the stall and premises, without further notice and without prejudice to any other remedy.

SEC. 373. That all markets owned, leased or rented by the city of Greensboro shall be kept open daily, except Sunday and at such hours as the board of commissioners may designate. Except during such hours as are designated by the board of commissioners for markets to be kept open, it shall be unlawful for any person to enter said markets, except the market keeper and such officers and employees of the city as may from time to time be designated by the commissioner of public safety to care for or assist in caring for and cleaning of said market.

It shall be the duty of the market keeper, during hours that the market is closed, to see to it that all doors are securely fastened, and all property therein safely kept.

SEC. 374. That no person shall be allowed to rent a stall in the city market, or a branch city market, for any purpose except the sale of fresh meats, fish and oysters, and such other articles of food as are usually sold in a meat market.

SEC. 375. That no dogs or other live brute animals shall at any time be allowed in the markets, and no wagons, horses, or vehicles of any kind shall be allowed at any time on the market square, around the city hall, except for the purpose of loading or unloading supplies brought to or carried from said market.

SEC. 376. That it shall be unlawful for any occupant of any stall or place designated as a branch market to keep, exchange, sell, or offer for sale or exchange in said stall or place any live animal or any tainted or unsound meat or food of any kind, or meats which have not been properly approved by the meat and milk inspector, as provided in ordinance known as meat-inspection ordinance.

The meat and milk inspector shall, at least once each day, and as much oftener as the commissioner of public safety may direct, inspect all meat, fish, oysters, and all other articles offered for sale in the city market, and at such times as the commissioner of public safety may direct, in all other markets of the city and summarily condemn all such as he may find tainted, spoiled, or in any way unfit for food, and it shall be the duty of the owner of such tainted or spoiled meat, fish, oysters, or other articles, to immediately remove the same outside the city limits.

The meat and milk inspector shall, at least once a day, after a careful inspection of all meat, fish, oysters, and other articles in the city market, and at such times as the commissioner of public safety may direct, in all the other markets, give to the occupants a certificate that the articles in their stalls have been found good for food, which said certificate shall be dated and shall be good for only one day in the city market and for the date fixed on said certificate in other markets, and he shall make a daily report

to the commissioner of public safety, giving the names of occupants of stalls as well as the condition of the stalls and articles of food offered for sale therein.

SEC. 377. It shall be the duty of the meat and milk inspector, at the time other inspections are made, to carefully examine all refrigerators, ice boxes, fish boxes, scoops, counters, meat blocks, meat racks, cutting tools and all other articles that come in contact with the articles sold in said stall or markets or used in connection therewith, or about the said stalls or premises, and to see that the same are at all times kept in a clean, sanitary condition and make daily report of such inspection to the commissioner of public safety as hereinbefore provided. Whenever any tools or fixtures or other articles hereinbefore enumerated shall be found in an unsanitary condition it shall be the duty of the meat and milk inspector to post in some conspicuous place in or on said stall or place a card on which shall be printed in bold type the words: "This place condemned and closed," which said card shall remain posted and all sale of goods prohibited until the occupant of said stall or market place shall cleanse or remove as directed by said inspector such articles as may be condemned.

SEC. 378. That the occupants of the stalls or markets shall not hang or expose any meat or other products in such a way as that they will touch the floors or walls of the building or be exposed to flies or dirt or other sources of contamination, and no meat or other articles of food shall be placed on any counter, block or rack without being properly screened or protected from dirt, flies, and other sources of contamination; provided, this shall not apply to meat or other food products while being cut for sale or while being actually shown to a customer.

SEC. 379. That no person shall take into the city market, or any market owned, rented or leased by the city, any wheelbarrow or other vehicle or thing calculated to obstruct the free passage therein or on the pavements thereof, except such trucks as may be furnished by the city.

No occupant shall place or allow to remain in any stall in the city market, or in any market owned, rented or leased by the city, any fixtures, furniture, or tools unless same have been approved by the commissioner of public safety and it shall be unlawful for any occupant or employee to carry into or allow to remain in any stall in the city market, or any market owned, rented or leased by the city, any article except such fixtures, furniture and tools as have been approved by the commissioner of public safety and such articles of food as are kept for sale in said stalls.

That no rugs, racks, slats or carpets or floor covering of any description shall be allowed on the floor of any stall or market owned, leased or rented by the city, except fresh, clean sawdust, which shall be removed and replaced with fresh, clean sawdust at least once per week, and at such other times as the market keeper may direct.

SEC. 380. That the market keeper shall daily cleanse all passageways and vacant spaces in the city market, and shall, at such times as the commissioner of public safety may direct, cleanse all walls, posts, windows, ceilings and other places in said city market and pavements inside and around same.

That it shall be the duty of the market keeper to prevent all riotous and boisterous talking in the city market or on the walks or pavements around same, and he shall allow no idlers, loungers, peddlers, or disorderly persons to remain in, around, or about the premises.

SEC. 381. Any person violating any provision of this chapter shall be subject to a penalty of \$50, and if any occupant of any stall in the city market or any other market owned, rented, or leased by the city shall violate any provision of this chapter the commissioner of public safety may at once eject him from such market and declare his contract of rental canceled. All contracts of rental shall be made subject to the provisions of this chapter.

[Ordinance adopted July 11, 1911, to replace secs. 369 to 382a, inclusive, of the city ordinances.]

HOLLAND, MICH.

FOODSTUFFS—PROTECTION AND SALE.

RULE 9. It shall not be lawful for any vender of meats, poultry, fish, vegetables, fruits, candy, or confectionery to expose the same on the outside of markets, stalls, or streets, or in open windows or doorways, unless constantly protected from dirt, dust, filth, flies, and any injurious substance; it is also required that all fish and poultry intended for sale in the city of Holland shall be drawn and properly cleaned immediately after being killed.

RULE 10. It shall be unlawful for anyone to sell or offer for sale any tainted, unwholesome, or diseased meats, fish, poultry, or products of the same, nor shall such or other meats, fish, or poultry be treated chemically or otherwise to disguise or overcome signs or appearance of taint.

The health officer and city inspector, or any member of the board of health, may seize and confiscate any such tainted, unwholesome, or diseased meats, fish, poultry, or products of the same, or any meats, fish, or poultry which have been so treated.